

DELEGATE GALLAGHER: I would prefer to assist Delegate James from a position of strength, which in my position would be an affirmative vote against the amendment.

THE CHAIRMAN: The Chair believes this is the option of Delegate James. He has the right under the rule to withdraw the amendment.

DELEGATE GALLAGHER: I have one suggestion. I think bond counsel could increase their fees if they found the job to become too onerous.

THE CHAIRMAN: Delegate James.

DELEGATE JAMES: I am withdrawing, but I am going to say to Delegate Gallagher, it is excellent to have a giant's strength, but it is tyrannous to use it like a giant.

THE CHAIRMAN: Delegate Gleason.

DELEGATE GLEASON: Let me say, Mr. Chairman and fellow colleagues, that I am glad the sponsor has withdrawn his amendment, and I will as one member of that Committee work with him, to help clarify this area that Delegate Case has talked about.

I do believe that this transcript is a very necessary thing and I would hate to have it lost, but still I would hate to leave a whole body of legal opinion up in the air, so it will be worthwhile.

THE CHAIRMAN: For what purpose does Delegate Storm rise?

DELEGATE STORM: To make a request of the Committee when they are reconsidering this.

THE CHAIRMAN: I am sorry, I did not understand you.

DELEGATE STORM: To make a request of the Committee when they are reconsidering this.

THE CHAIRMAN: State your suggestion.

DELEGATE STORM: This was one section that I wanted kept in this 3.17, one sentence, because it has been one of the regrets of my life that when I served in these hallowed halls, some of the words then, when I was young and when I was able to speak with real fervor, have not been recorded for posterity, and I suggest humbly to you that not always does the printed word give the full effect that we would like to get here. Please consider how

Hammacher and Schlemmer have a very inexpensive little global T.V. set, and if you could have the transcript on television tape, so we could play it back, I would appreciate it.

THE CHAIRMAN: Delegate Penniman.

DELEGATE PENNIMAN: Mr. Chairman, I would simply rise to ask if I could get a clarification of what is the present status.

Are we now saying that there will be a compromise made, if so a compromise between whom about what, or is it a clarification of what has already been decided? I am not at all clear. If it is a compromise, does it come back before this Committee?

If you could clarify it for me, I would be very happy.

THE CHAIRMAN: The present situation is that Amendment No. 20 was defeated, Amendment No. 21 is withdrawn, section 3.17 is before the Committee of the Whole in the form that it had before these amendments were submitted, but you have a statement of intention on the part of the Committee Chairman that he will submit additional amendments.

Delegate Henderson, did you desire the floor?

DELEGATE HENDERSON: No, sir.

THE CHAIRMAN: The pages will please distribute amendment AJ. This will be Amendment No. 22. The Clerk will read the amendment.

READING CLERK: Amendment No. 22 to Committee Recommendation LB-2 by Delegate Gallagher:

On page 4, section 3.16, Consideration of Bills, in line 33 strike the period and insert in lieu thereof the following: ", nor shall any"; and in line 34 strike the word "No"; and in the same line strike out the word "shall".

THE CHAIRMAN: The amendment is submitted by Delegate Gallagher.

Is there a second?

DELEGATE GLEASON: I second.

THE CHAIRMAN: The amendment having been seconded, the Chair recognizes Delegate Gallagher to speak to the amendment.

DELEGATE GALLAGHER: Mr. Chairman and ladies and gentlemen, you will remember last evening when we were on sec-

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